DRAFT

COUNTY OF SAN DIEGO

GUIDELINES FOR DETERMINING SIGNIFICANCE

CLIMATE CHANGE

LAND USE AND ENVIRONMENT GROUP

Department of Planning and Land Use
Department of Public Works

June 20, 2012
APPROVAL

I hereby certify that these Guidelines for Determining Significance and Report Format and Content Requirements for Climate Change are a part of the County of San Diego, Land Use and Environment Group’s Guidelines for Determining Significance and Technical Report Format and Content Requirements and were considered by the Director of Planning and Land Use, in coordination with the Director of Public Works on the 20th day of June, 2012.

________________________________________
ERIC GIBSON
Director of Planning and Land Use

________________________________________
RICHARD CROMPTON
Director of Public Works

I hereby certify that these Guidelines for Determining Significance and Report Format and Content Requirements for Climate Change are a part of the County of San Diego, Land Use and Environment Group’s Guidelines for Determining Significance and Technical Report Format and Content Requirements and have hereby been approved by the Deputy Chief Administrative Officer (DCAO) of the Land Use and Environment Group on the 20th day of June, 2012. The Director of Planning and Land Use is authorized to approve revisions to these Guidelines for Determining Significance and Report Format and Content Requirements for Climate Change, except revisions to the Guidelines for Determining Significance presented in Chapter 4.0 must be approved by the Deputy CAO.

Approved, June 20, 2012

________________________________________
SARAH AGHASSI
Deputy CAO
DRAFT

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EXPLANATION

These Guidelines for Determining Significance for Climate Change (Significance Guidelines) and the information presented herein shall be used by County staff for the review of discretionary projects and environmental documents pursuant to the California Environmental Quality Act (CEQA). These Significance Guidelines present a range of quantitative, qualitative, and performance levels for particular environmental effects. Normally (in the absence of substantial evidence to the contrary), an affirmative response will mean the project will result in a significant effect, whereas effects that do not meet any of the Significance Guidelines will normally be determined to be “less than significant.” Section 15064(b) of the State CEQA Guidelines states:

“The determination whether a project may have a significant effect on the environment calls for careful judgment on the part of the public agency involved, based to the extent possible on factual and scientific data. An ironclad definition of significant effect is not always possible because the significance of an activity may vary with the setting.”

The purpose of these Significance Guidelines is to provide for a consistent and objective evaluation of significant effects. These Significance Guidelines are not binding on any decision-maker and do not substitute for the use of independent judgment to determine significance or the evaluation of evidence in the record. The County reserves the right to modify these Significance Guidelines in the event of scientific discovery or new factual data that may alter the common application of a significance threshold.
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### List of Acronyms

<table>
<thead>
<tr>
<th>Acronym</th>
<th>Description</th>
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</thead>
<tbody>
<tr>
<td>APCD</td>
<td>Air Pollution Control District</td>
</tr>
<tr>
<td>APS</td>
<td>Alternative Planning Strategy</td>
</tr>
<tr>
<td>ARB</td>
<td>Air Resources Board</td>
</tr>
<tr>
<td>BAAQMD</td>
<td>Bay Area Air Quality Management District</td>
</tr>
<tr>
<td>BACT</td>
<td>Best Available Control Technology</td>
</tr>
<tr>
<td>BACM</td>
<td>Best Available Control Measure</td>
</tr>
<tr>
<td>BOS</td>
<td>County of San Diego Board of Supervisors</td>
</tr>
<tr>
<td>CalEEMod</td>
<td>California Emissions Estimator Model</td>
</tr>
<tr>
<td>CAP</td>
<td>Climate action plan</td>
</tr>
<tr>
<td>CAPCOA</td>
<td>California Air Pollution Control Officers Association</td>
</tr>
<tr>
<td>CARB</td>
<td>California Air Resources Board</td>
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<tr>
<td>CEQA</td>
<td>California Environmental Quality Act</td>
</tr>
<tr>
<td>CH₄</td>
<td>Methane</td>
</tr>
<tr>
<td>CO₂</td>
<td>Carbon Dioxide</td>
</tr>
<tr>
<td>CO₂ₑ</td>
<td>Carbon Dioxide Equivalent</td>
</tr>
<tr>
<td>EIR</td>
<td>Environmental Impact Report</td>
</tr>
<tr>
<td>EPIC</td>
<td>Univ. of San Diego School of Law Energy Policy Initiative Center</td>
</tr>
<tr>
<td>GHG</td>
<td>Greenhouse Gas</td>
</tr>
<tr>
<td>GWP</td>
<td>Global Warming Potential</td>
</tr>
<tr>
<td>HFC</td>
<td>Hydrofluorocarbon</td>
</tr>
<tr>
<td>IPCC</td>
<td>Intergovernmental Panel on Climate Change</td>
</tr>
<tr>
<td>MPO</td>
<td>Metropolitan Planning Organization</td>
</tr>
<tr>
<td>MT</td>
<td>Metric tons</td>
</tr>
<tr>
<td>MMT</td>
<td>Million metric tons</td>
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<tr>
<td>N₂O</td>
<td>Nitrous Oxide</td>
</tr>
<tr>
<td>NF₃</td>
<td>Nitrogen trifluoride</td>
</tr>
<tr>
<td>OPR</td>
<td>Governor’s Office of Planning and Research</td>
</tr>
<tr>
<td>PFC</td>
<td>Perfluorocarbon</td>
</tr>
<tr>
<td>RTP</td>
<td>Regional Transportation Plan</td>
</tr>
<tr>
<td>SANDAG</td>
<td>San Diego Association of Governments</td>
</tr>
<tr>
<td>SCS</td>
<td>Sustainable Communities Strategy</td>
</tr>
<tr>
<td>S-3-05</td>
<td>Executive Order S-3-05</td>
</tr>
<tr>
<td>SB</td>
<td>Senate Bill</td>
</tr>
<tr>
<td>SC AQMD</td>
<td>South Coast Air Quality Management District</td>
</tr>
<tr>
<td>SF₆</td>
<td>Sulfur hexafluoride</td>
</tr>
<tr>
<td>UNFCCC</td>
<td>United Nations Framework Convention on Climate Change</td>
</tr>
<tr>
<td>URBEMIS</td>
<td>Urban Emissions Model</td>
</tr>
<tr>
<td>VMT</td>
<td>Vehicle miles traveled</td>
</tr>
<tr>
<td>VOC</td>
<td>Volatile organic compound</td>
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</tbody>
</table>
INTRODUCTION

Based on the serious risk that climate change poses to the economic well-being, public health, natural resources, and the environment of California, the State of California enacted legislation intended to reduce greenhouse gas (GHG) emissions. The Global Warming Solutions Act of 2006, also known as Assembly Bill 32 (AB 32) establishes regulatory, reporting, and market mechanisms to achieve quantifiable reductions in GHG emissions and a cap on statewide GHG emissions.

AB 32 requires reduction of statewide GHG emissions to 1990 levels by 2020. The Air Resources Board (ARB) adopted its Climate Change Scoping Plan to identify the main strategies California will implement to achieve GHG emissions reductions from each emissions sector of the state’s GHG inventory, consistent with the provisions of AB 32.

The California Environmental Quality Act (CEQA) requires public agencies to review the environmental impacts of proposed projects and consider feasible alternatives and mitigation measures to reduce significant adverse environmental effects. The California Natural Resources Agency adopted amendments to the CEQA Guidelines to address GHG emissions, consistent with Legislature’s directive in Public Resources Code section 21083.05 (enacted as part of SB97 [Chapter 185, Statutes 2007]). These changes took effect in 2010.

Local governments throughout California have enacted plans, programs, policies, and standards intended to reduce GHG emissions, including the County of San Diego (the County) and cities within San Diego County. Local governments throughout California are taking advantage of the various co-benefits of GHG-efficient planning. Even if reducing GHG emissions is not a priority, there are many local co-benefits of GHG-efficient planning. Land use and transportation policies that reduce vehicle miles traveled (VMT) and promote alternatives to automobile travel also can reduce household and business transportation costs, reduce harmful air pollution (other than GHGs), enhance mobility, and reduce time spent commuting. Compact development (which reduces GHGs) can also be more efficient to serve with public infrastructure and services. GHG-reducing measures and policies that promote energy efficiency reduce GHGs and can also save on household and business utility costs. Encouraging reinvestment and revitalization of existing developed areas can reduce VMT and GHGs, but also helps to conserve important open space functions elsewhere, such as agriculture, recreation, watershed protection, and others, by accommodating population and employment growth in already developed areas.

Local lead agencies have taken a variety of approaches to addressing GHG emissions impacts in the context of local CEQA documents. This document provides a viable and

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1 The CEQA Guidelines are found in the California Code of Regulations, title 14, sections 15000-15387.
2 The Natural Resources Agency, in consultation with the Office of Planning and Research (OPR), is required to certify, adopt, and amend the Guidelines at least once every two years.
4 A sampling of co-benefits was outlined in Governor Schwarzenegger’s Executive Order S-3-05.
substantiated approach to assessing significance for use by the County. The foundation of this document is regional data – inclusive of San Diego County cities, as well as the unincorporated areas. While this document was created for use by the County, it offers an approach that may be used by other lead agencies in the San Diego region, which have substantial discretion in analytical approaches and assessing significance under CEQA.

This report summarizes the County’s approach for developing Significance Guidelines to address GHG emissions impacts; guidance in determining the appropriate threshold for projects, assessing significance, and mitigating impacts; and updating the Significance Guidelines over time. An Appendix includes additional information related to analysis methods, assumptions, and background documentation related to the development of these Significance Guidelines. In addition, the County’s “Report Format and Content Requirements” document, under separate cover, provides instructions for analyzing and reporting GHG emissions for projects and plans.

In addition to GHG emissions, another important component of climate change for local governments is adapting to the future effects of a changing climate. Changing climate conditions are expected to have serious repercussions for public health, biodiversity, water supply and flooding, agriculture and forestry, wildfire risk, public infrastructure and facilities, and other issues. Communities prone to these effects will need to analyze and mitigate the impacts of climate change on projects, identify areas most vulnerable to these impacts, and develop risk reduction strategies. The State of California intends to work collaboratively to address these impacts, as noted in the 2009 California Climate Adaptation Strategy.\(^5\)

Climate change analysis should include a discussion of the potential impacts of climate change on a project. Due to the specific nature of these potential effects on proposed projects, such impacts would typically be addressed in the other associated CEQA issue areas (water supply, water quality, habitat, wildfire risk, etc.), and only cross-referenced in the GHG section of the CEQA document.

### 1.0 GENERAL PRINCIPLES AND EXISTING CONDITIONS

GHGs play a critical role in determining the earth’s surface temperature. Outgoing infrared radiation is absorbed by GHGs, resulting in a warming of the atmosphere. This phenomenon, known as the “greenhouse effect,” is responsible for maintaining a habitable climate on Earth. Some human activities have increased atmospheric GHG levels in excess of natural ambient concentrations. This has led to a trend of unnatural warming of the earth’s atmosphere and oceans, with corresponding effects on global circulation patterns and climate.\(^6\)

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Although there are dozens of GHGs, State law defines GHG as being any of the following compounds: carbon dioxide (CO₂), methane (CH₄), nitrous oxide (N₂O), hydrofluorocarbons (HFCs), perfluorocarbons (PFCs), sulfur hexafluoride (SF₆), and nitrogen trifluoride (NF₃). CO₂ equivalent (CO₂e) is a measurement used to account for the fact that different GHGs have different global warming potentials based on the lifetime, or persistence, of the gas molecule in the atmosphere. For example, 1 ton of CH₄ has the same contribution to the greenhouse effect as approximately 21 tons of CO₂ on a 100-year timescale, making CH₄ a much more potent GHG than CO₂.

1.1 Sources of GHG Emissions

It is important to consider the main sources of GHG emissions when lead agencies conduct analysis and assess GHG emissions related impacts attributable to discretionary projects.

ARB maintains a statewide GHG emissions inventory. The ARB inventory includes estimates of the amount of GHGs emitted to and removed from the atmosphere. ARB’s current inventory covers the seven compounds defined as GHGs (CO₂, CH₄, N₂O, HFCs, PFCs, SF₆, NF₃) for the years 2000 through 2008 (Table 1). Emissions estimates are presented by “Scoping Plan categories” which represent the major sectors identified for emissions reductions strategies in the ARB Scoping Plan. These include: transportation, electric power, commercial and residential, industrial, recycling and waste, high global warming potential, agriculture, and forestry. ARB’s GHG inventory and forecast 2020 emissions are used as important metrics in implementing AB 32. The Scoping Plan identifies the main GHG emission sectors that account for the majority of GHG emissions generated within California. A brief description of each of the GHG emission sectors is provided below:

- **Transportation:** This sector represents the GHG emissions associated with motor vehicles, recreational vehicles, aviation, ships, and rail.

- **Electric Power:** This sector represents the GHG emissions associated with use and production of electrical energy. GHG emissions associated with out-of-state electricity production are also included as part of this sector.

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7 California Health and Safety Code Section 38505(g).
8 The first six compounds listed here were also highlighted in the 2009 U.S. EPA Proposed Endangerment and Cause or Contribute Findings for GHGs under the Clean Air Act (Endangerment Finding) in the Federal Register. The Endangerment Finding is based on Section 202(a) of the CAA, which states that the EPA Administrator should regulate and develop standards for “emission[s] of air pollution from any class of classes of new motor vehicles or new motor vehicle engines, which in [its] judgment cause, or contribute to, air pollution which may reasonably be anticipated to endanger public health or welfare.”
• **Commercial and Residential**: Commercial and residential GHG emission sources include area sources, such as landscape maintenance equipment, fireplaces, and natural gas consumption for space and water heating.

• **Industrial**: This sector represents the GHG emissions associated with industrial land uses (e.g., manufacturing plants, refineries). Industrial sources are predominately comprised of stationary sources (e.g., boilers, engines) associated with process emissions.

• **Recycling and Waste**: This sector represents the GHG emissions associated with waste management facilities and landfills.

• **High Global Warming Potential**: This sector represents the generation of high global warming potential GHGs. Examples of high global warming potential GHG sources include refrigerants (e.g., HFCs), industrial gases (i.e. PFCs and NF₃), and electrical insulation (e.g., SF₆). Although these GHGs are typically generated in much smaller quantities than CO₂, their high global warming potential results in considerable CO₂e.

• **Agriculture**: This sector represents the GHG emissions associated with agricultural processes. Agricultural sources of GHG emissions include off-road farm equipment, irrigation pumps, residue burning, livestock, and fertilizer volatilization.

• **Forestry**: This sector includes emissions from forest and rangeland fires; disturbances, such as pest damage; development of rangelands; timber harvest slash; fuel wood; wood waste; and other sources. ARB also tracks sinks, or sequestration, associated with forestry.

The University of San Diego School of Law Energy Policy Initiative Center (EPIC) prepared a regional GHG inventory to examine specific emissions sources and levels in San Diego County, inclusive of the cities (Table 2).¹¹

Transportation is the most important emissions sector for the state and for the San Diego region. Transportation accounts for a higher proportion of GHG emissions in San Diego compared to the state, while electricity-related emissions represent the same proportion relative to the state as a whole. Industrial and agricultural emissions are substantially less represented in San Diego County compared to the state.

¹¹ The document is titled, “San Diego County Greenhouse Gas Inventory: An Analysis of Regional Emissions and Strategies to Achieve AB 32 Targets” and is available online at [http://www.sandiego.edu/epic/ghginventory/](http://www.sandiego.edu/epic/ghginventory/).
### Table 1 – State of California GHG Emissions by Sector in 2008

<table>
<thead>
<tr>
<th>Sector</th>
<th>Total Emissions (MMT CO$_2$e)</th>
<th>Percent of Total Emissions</th>
</tr>
</thead>
<tbody>
<tr>
<td>Transportation</td>
<td>174.99</td>
<td>37%</td>
</tr>
<tr>
<td>Electric Power</td>
<td>116.35</td>
<td>24%</td>
</tr>
<tr>
<td>Commercial and Residential</td>
<td>43.13</td>
<td>9%</td>
</tr>
<tr>
<td>Industrial</td>
<td>92.66</td>
<td>19%</td>
</tr>
<tr>
<td>Recycling and Waste</td>
<td>6.71</td>
<td>1%</td>
</tr>
<tr>
<td>High Global Warming Potential</td>
<td>15.65</td>
<td>3%</td>
</tr>
<tr>
<td>Agriculture</td>
<td>28.06</td>
<td>6%</td>
</tr>
<tr>
<td>Forestry</td>
<td>0.19</td>
<td>0%</td>
</tr>
<tr>
<td>Total</td>
<td>477.74</td>
<td>100%</td>
</tr>
</tbody>
</table>

Note: Table above does not include estimated carbon sinks from forestry of 3.98 million metric tons. Source: ARB 2011.

### Table 2 – San Diego County GHG Inventory (2005)

<table>
<thead>
<tr>
<th>Sector</th>
<th>Total Emissions (MMT CO$_2$e)</th>
<th>Percent of Total Emissions</th>
</tr>
</thead>
<tbody>
<tr>
<td>Transportation</td>
<td>19.7</td>
<td>58%</td>
</tr>
<tr>
<td>Electricity</td>
<td>8.3</td>
<td>24%</td>
</tr>
<tr>
<td>Natural Gas End Uses</td>
<td>2.9</td>
<td>9%</td>
</tr>
<tr>
<td>Industrial Processes and Products</td>
<td>1.6</td>
<td>5%</td>
</tr>
<tr>
<td>Waste</td>
<td>0.4</td>
<td>1%</td>
</tr>
<tr>
<td>Other/Other Fuels</td>
<td>1.3</td>
<td>4%</td>
</tr>
<tr>
<td>Agriculture (Livestock)</td>
<td>0.1</td>
<td>0%</td>
</tr>
<tr>
<td>Wildfires</td>
<td>0.3</td>
<td>1%</td>
</tr>
<tr>
<td>Development (Loss of Vegetation)</td>
<td>0.2</td>
<td>1%</td>
</tr>
<tr>
<td>Sequestration from Land Cover</td>
<td>-0.7</td>
<td>-2%</td>
</tr>
<tr>
<td>Total</td>
<td>34</td>
<td>100%</td>
</tr>
</tbody>
</table>

Source: EPIC 2011.
2.0 EXISTING REGULATIONS AND POLICIES

International, federal, state, regional, local, and governmental efforts have addressed GHG emissions and climate change. The following is a brief summary of these efforts.

2.1 Federal and International Efforts

A variety of international and federal actions have sought to address climate change. In 1988, the United Nations and the World Meteorological Organization established the Intergovernmental Panel on Climate Change (IPCC). IPCC reports provide scientific consensus on measurable changes to the climate; establish that these changes are caused by human activity; and identify that significant adverse impacts on the environment, the economy, and human health and welfare are unavoidable. In October 1993, President Clinton introduced the Climate Change Action Plan, with the goal of returning GHG emissions to 1990 levels by the year 2000. In 1994, the United States joined countries around the world in signing the United Nations Framework Convention on Climate Change (UNFCCC). The U.S Supreme Court ruled on April 2nd, 2007 that CO₂ is an air pollutant as defined under the CAA, and that the Environmental Protection Agency (EPA) has the authority to regulate GHG emissions.

2.2 State Regulations and Standards


The California Global Warming Solutions Act of 2006 (AB 32) enacted Sections 38500–38599 of the California Health and Safety Code. AB 32 establishes regulatory, reporting, and market mechanisms to achieve quantifiable reductions in GHG emissions and a cap on statewide GHG emissions. AB 32 requires reduction of statewide GHG emissions to 1990 levels by 2020. In 2008, ARB adopted the Climate Change Scoping Plan, which identifies the main strategies California will implement to achieve the required reductions. The Scoping Plan states that land use planning and urban growth decisions will play an important role in the state’s GHG reductions because local governments have primary authority to plan, zone, approve, and permit how land is developed to accommodate population growth and the changing needs of their jurisdictions.

Senate Bill 97

SB 97 (Chapter 185, Statutes of 2007; Public Resources Code, Sections 21083.05 and 21097) acknowledges that climate change is a prominent environmental issue that

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13 President William J. Clinton and Vice President Albert Gore, Jr. 1993 (October). The Climate Change Action Plan.
15 Health and Safety Code Section 38500 et seq.
requires analysis under CEQA. The California Natural Resources Agency adopted amendments to the CEQA Guidelines (California Code of Regulations, title 14, sections 15000-15387) to address GHG emissions, consistent with Legislature’s directive in Public Resources Code section 21083.05 (enacted as part of SB97 (Chapter 185, Statutes 2007)). These changes took effect in 2010.

**Senate Bill 375**

SB 375 aligns regional transportation planning efforts, regional GHG reduction targets, and fair-share housing allocations under state housing law. SB 375 requires Metropolitan Planning Organizations (MPOs) to adopt a Sustainable Communities Strategy (SCS) or Alternative Planning Strategy (APS) to address GHG reduction targets from cars and light-duty trucks in the context of that MPO’s Regional Transportation Plan (RTP). City or County land use policies (including General Plans) are not required to be consistent with the RTP (and associated SCS or APS). The ARB targets for the San Diego Association of Governments (SANDAG) region call for a 7% reduction in GHG emissions per capita from automobiles and light duty trucks compared to 2005 levels by 2020, and a 13% reduction by 2035.

**Executive Order S-3-05**

Executive Order S-3-05 proclaims that California is vulnerable to the impacts of climate change, including increased temperatures that could reduce the Sierra Nevada’s snowpack, further exacerbate California’s air quality problems, and potentially cause a rise in sea levels. To combat those concerns, the executive order established targets for emissions reductions to 2000 levels by 2010, to 1990 levels by 2020, and to 80% below 1990 levels by 2050.

**Executive Order S-13-08**

Executive Order S-13-08 directs state agencies to address sea level rise in assessment, coordination, and planning based on scenarios for the years 2050 and 2100.

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16 This bill also extends the minimum time period for the Regional Housing Needs Allocation (RNHA) cycle to create a closer match with the timelines for revising RTPs (for the Metropolitan Planning Organizations affected by the bill). The RHNA is used to guide the amount of housing to be accommodated for the full range of household incomes in mandatory local housing plans (Housing Elements).

17 Provisions of CEQA directed under this legislation create streamlining for certain projects that are consistent with an approved SCS or APS. Residential or mixed-use projects that are consistent with the SCS/APS and incorporate mitigation measures from relevant prior CEQA document/s are not required to reference, describe, or discuss growth-inducing impacts or impacts of cars and light-duty truck trips on climate change or on the regional transportation network. “Transit priority projects,” as defined in this legislation and future RTPs, are exempt from CEQA review.

2.3 Local Policy

Legislation and executive orders related to climate change in California have established a statewide context and process for evaluating GHG emissions. Different GHG emission sectors would experience varying degrees of state regulation and would be reduced overall on a statewide level. Legislation already in effect will achieve statewide reductions of GHG emissions associated with electricity production, industry, vehicle miles traveled (VMT), and motor vehicle emission rates. Certain GHG emission sectors regulated by statewide or federal measures are beyond the control of local government (e.g., vehicle emissions standards, renewable energy portfolio standards). However, other sources of GHG emissions are strongly influenced by local policy.

Local land use authorities guide development patterns, community design, transportation facilities planning, and other factors known to influence VMT, which, in turn, influence GHG emissions associated with the transportation sector. Application of the Guidelines for Determining Significance to discretionary projects will identify projects that have cumulatively considerable contributions to climate change effects and that require feasible mitigation under the requirements of CEQA.

In addition, the County’s General Plan incorporates smart growth and land planning principles intended to reduce VMT, and thus result in a reduction of GHGs. This will be accomplished by locating future development within and near existing infrastructure. The General Plan also directs preparation of a Climate Action Plan with reduction targets; development of regulations to encourage energy efficient building design and construction; and development of regulations that encourage energy recovery and renewable energy facilities, among other actions. These planning and regulatory efforts, in combination with application of the Significance Guidelines, will ensure that actions of the County of San Diego do not impede AB 32 and SB 375 mandates.

3.0. ADVERSE EFFECTS

California should anticipate hotter and drier conditions, reduced winter snow, increased winter rain, and accelerating sea level rise. Extreme weather events, such as heat waves, wildfires, droughts, and floods are expected to become more common. By 2050, temperatures are projected to increase by 1.8 to 5.4 °F. Associated effects of climate change are briefly summarized in the material that follows.

3.1 Public Health

Climate change can trigger a range of public health effects. Extreme heat waves, increases in pollen, more frequent wildfires, and changes in the spread of vector-borne diseases represent threats to the public health. Climate change can also impact public health through changes to food supply, water systems, and shelter.

Health effects of increased temperature include heat exhaustion; heat stroke; and exacerbating existing cardiovascular and respiratory diseases, diabetes, nervous system disorders, emphysema, and epilepsy. Climate change can promote the formation of ground-level pollutants, such as ozone and particulate matter, which have been shown to have adverse health effects, particularly among sensitive populations.

3.2 Water

California can expect a 12 to 35% decrease in precipitation levels by mid-century, along with increased evaporation from higher temperatures. Snowpack serves a critical role in California’s water supply. With increased temperatures, decreases in winter snow, and increases in winter rain, storage and conveyance of water supply will become more of a challenge.

The average early spring snowpack runoff has decreased by about 10% over the last century. The Sierra Nevada snowpack is projected to decrease by 25 to 40% by 2050 compared to its mid-20th century average. The loss of snowpack would also hamper hydropower generation and snow-related recreational activities.

3.3 Sea Level Rise

Rising sea levels, more intense coastal storms, and warmer water temperatures will increasingly threaten the state’s coastal regions. Recent estimates suggest sea level rise of up to 55 inches by the end of this century. Sea level rise of this magnitude would inundate coastal areas with salt water, accelerate coastal erosion, threaten levees and inland water systems, and disrupt natural habitats. An influx of saltwater would degrade California’s estuaries, wetlands, and groundwater aquifers.

Saltwater intrusion caused by rising sea levels is a major threat to water quality within the southern edge of the Sacramento/San Joaquin River Delta. Salt water intrusion will reduce water supply for plants, wildlife, agriculture, and metropolitan use. The Delta accounts for a portion of San Diego County’s water supply and is important to the state as a whole.

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3.4 **Agriculture**

Increased GHG emissions are expected to cause widespread changes to agriculture, reducing the quantity and quality of agricultural products statewide. Reductions in available water supply to support agriculture will impact production. Although higher CO₂ levels can stimulate plant production and increase plant water-use efficiency, farmers will face greater water demand for crops and a less reliable water supply as temperatures rise. Crop growth and development will change, as will the intensity and frequency of pest and disease outbreaks.

Rising temperatures promote ozone formation, which will, in turn, make plants more susceptible to disease and pests and interfere with plant growth. Plant growth tends to be slow at low temperatures and increase up to a certain point with rising temperatures. Faster growth, however, can result in less-than-optimal development for many crops, thus decreasing the quantity and quality of yield for a number of agricultural products.

3.5 **Ecosystems and Habitats**

Climate change is anticipated to adversely affect biological resources in a number of ways. Various temperature-sensitive plant and animal species would have to adapt to warmer temperatures or shift their geographic range, which may not be feasible in certain instances. Species migration and invasions will alter species interactions. Longer fire seasons will affect vegetation and help to spread invasive species. Sea level rise may wipe out critical habitat for coastal species.²⁸

The timing and amounts of water released from reservoirs and diverted from streams are constrained by their effects on various native fish, including rare species. Several potential hydrological changes associated with global climate change could influence the ecology of aquatic life and have several negative effects on cold-water fish. If climate change raises air temperature by just a few degrees, this could raise the water temperatures above the tolerance of salmon and trout in many streams, favoring non-native fish, such as sunfish and carp. Unsuitable summer temperatures would be particularly problematic for many of the threatened and endangered fish that spend summers in cold-water streams, either as adults, juveniles, or both.

3.6 **Wildfire**

Climate change is predicted to increase the number of wildfires and the acreage affected. Wildfire occurrence statewide could increase from 57% to 169% by 2085, depending on the emissions scenario, and events are predicted be more severe.²⁹ The wildfire season is apparently already increasing in intensity, starting sooner, and lasting longer.³⁰

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Increased fire activity can threaten life and property and can have harmful effects on air quality, watersheds and water quality, natural habitats, recreation, and forestry resources.

4.0 GUIDELINES FOR DETERMINING SIGNIFICANCE

GHG emissions have the potential to adversely affect the environment since such emissions contribute, on a cumulative basis, to the significant cumulative impact of global climate change. Cumulative impacts are those that result from the combination of past, present, and probable future projects, producing related effects. The proper context for addressing GHG emissions is within an assessment of cumulative impacts because, although it is unlikely that a single project will contribute significantly to climate change, cumulative emissions from many projects could impact global GHG concentrations and the global climate system. State law has established that global climate change is a significant impact. This document is to be used to determine whether projects would have a cumulatively considerable incremental contribution to the significant impact of global climate change.

The County’s Climate Action Plan (CAP) demonstrates a range of feasible reduction measures that will be implemented in order to achieve an overall communitywide reduction target. A set of project-specific implementing thresholds (4.3.1 through 4.3.4) will be used to ensure consistency of new projects with the County’s CAP and the County’s GHG emission reduction target. Please refer to Section 4.2 of this document, which provides a detailed, step-by-step guide to selecting the correct implementing threshold and use of the thresholds. Please refer to Section 4.3 and the Appendix for details on the approach embodied in each implementing threshold.

The overall framework for assessing consistency with AB 32 is provided by the CAP. The CAP includes GHG reduction measures that, if fully implemented, would achieve an emissions reduction target that is consistent with, and supports the state-mandated reduction target embodied in AB 32. For some project types, many of these CAP reduction measures would be relevant and should be incorporated as a part of project design or mitigation. For other project types, fewer CAP reduction measures would apply. To further ensure that the County’s overall reduction target is achieved, considering the wide range of project types the County may approve during buildout of the General Plan, the County has prepared a companion set of quantified GHG emissions thresholds, as a supplement to the measures outlined in the CAP. The “dual approach” of using the County’s CAP with quantified implementing significance thresholds provides the flexibility in addressing GHG emissions that will be needed for the diverse range of projects considered by the County, while also maintaining certainty that the County’s reduction targets will actually be met, and that new development in the County will achieve its “fair share” of emissions reductions needed to reach the AB 32 mandate statewide.

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31 CEQA Guidelines Section 15130.
The development of GHG Significance Guidelines involved both efficiency-based threshold development (i.e., how GHG efficient is the project at hand relative to reduction targets per resident + employee?), as well as a “bright line” for assessing significance. Conceptually, both the Efficiency-Based and the Bright Line Thresholds rely on determining the proportional or fair-share of emission reductions required to meet the legislative mandate established in AB 32 that would be required within San Diego County. The Performance Threshold permits the application of project-specific mitigation measures that demonstrate a fair share of emissions reductions necessary statewide to achieve AB 32 targets. As mentioned previously, AB 32 requires that statewide GHG emissions must be reduced to 1990 levels by 2020.

This guidance document focuses on a 2020 timeline, consistent with the legislative mandate embodied in AB 32. Although it is possible that some projects and plans considered under the threshold guidance provided herein would be built out after 2020, there is not a comprehensive regulatory or legislative framework for addressing GHG emissions beyond 2020. Advances in science, new models for analysis, new mitigation, new state regulatory programs, technological advancement, and other new information will require the County to periodically consider whether revisions to this document are necessary. Please refer to Section 6.0 for more details on monitoring and updating of this document.

Future planning efforts that do not consider GHG emissions reduction strategies could conflict with AB 32, impeding California’s ability to comply with the statewide mandate. The approach summarized in this document allows a comparative assessment of whether proposed projects would provide a fair share of emissions reductions needed to achieve the state’s overall GHG emissions reduction mandate. Plans or projects that emit more than their fair share of GHG emissions could have a cumulatively considerable contribution to the significant cumulative impact of global climate change.

The Appendix provides more detail on the development of the implementing thresholds.

4.1 **Purpose and Intent**

Lead agencies are encouraged to develop and publish thresholds of significance for assessing environmental impacts under CEQA.\(^{32}\) The County’s purpose and intent is to provide clear and consistent guidance for assessing the significance of GHG emissions impacts of proposed projects under CEQA.\(^{33}\) The County has prepared this document to promote clarity and provide support for regional significance determinations related to GHG emissions. The significance criteria provided in this document will help to ensure that new development projects implement project design features and/or feasible mitigation measures to reduce GHG emissions. The structure of the significance thresholds allows for appropriate consideration of GHG reducing features of projects.

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\(^{32}\) CEQA Guidelines Section 15064.7 (a).

\(^{33}\) GHG emissions have the potential to adversely affect the environment because such emissions contribute, on a cumulative basis, to global climate change, which has been shown to result in sea level rise, changes in rainfall and snowfall (leading to changes in water supply), changes in temperatures and habitats (affecting biological resources), and many other adverse effects. The proper context for addressing this issue is within an assessment of cumulative impacts.
that can be a part of a project description (such as the project’s location, design, density, mix of uses, surrounding land use context, and other elements), as well as modifications to the project’s operational characteristics, materials, construction methods, and other mitigation measures.

The process described in this document incorporates the precision needed for certainty in the environmental review process and also the flexibility needed to work within the context of a range of policy approaches to this complex and dynamic issue.

The County has drafted this document using guidance provided by the Natural Resources Agency in amendments to the CEQA Guidelines (California Code of Regulations, title 14, sections 15000-15387) to address GHG emissions. To this end, the County’s work constitutes a good-faith effort, based on available scientific and factual data, using quantified standards, as well as qualitative guidance to assess significance of impacts under CEQA (CEQA Guidelines Section 15064.4). This document is consistent with state-of-the-practice methods for estimating net GHG emissions changes attributable to development projects. The methods and assumptions used in developing the Guidelines for Determining Significance are consistent with CEQA practice for GHG emissions analysis.

As noted previously, the approach embodied in this document is consistent with and supportive of the state’s approach to reducing GHG emissions, as established by AB 32. This document provides the methods the County will use for determining, on a consistent basis, whether projects have contributed their fair share toward meeting the AB 32 legislative mandate and supporting efforts to reduce emissions beyond 2020.

Given the critical importance of land use and transportation planning for GHG emissions generation, oftentimes the most effective way to reduce emissions is through broad-scale planning efforts. General plans, community plans, specific plans, and GHG reduction plans are the most appropriate place for many communities to establish community GHG goals, policies, and standards for existing and new development. A long-term, comprehensive, integrated plan for reducing overall GHG emissions to a less-than-significant level can be preferable to a project-by-project analysis and mitigation of impacts. A programmatic approach can help to provide more predictable and consistent mitigation requirements based on an overall plan and emissions reduction target. When communities take a proactive approach to GHG emissions in their planning documents, they can create a context wherein more projects can succeed in providing GHG-efficient places. For example, a general plan or GHG reduction plan could involve the development of a more complete and connected transportation network that encourages walking, bicycling, and transit. Each project proposed within this jurisdiction would be able to increase its GHG efficiency by taking advantage of this complete and connected transportation network. Addressing GHG emissions at the planning level can help to build GHG emissions goals, policies, and performance standards into the selection of project sites and create a more supportive land use context. A programmatic approach can reduce the need to use the CEQA process to add mitigation requirements to projects after they are already located and designed. The County’s General Plan and CAP take advantage of the aforementioned benefits of
comprehensive and proactive planning to reduce GHG emissions.

4.2 Use of the Guidelines for Determining Significance

CEQA lead agencies use thresholds to differentiate between significant and less-than-significant adverse physical impacts on the environment. CEQA Guidelines Section 15064.7 provides guidance for lead agencies that wish to develop their own thresholds. A threshold of significance is “an identifiable quantitative, qualitative or performance level of a particular environmental effect, non-compliance with which means the effect will normally be determined to be significant by the agency and compliance with which means the effect normally will be determined to be less than significant.”

Lead agencies have substantial discretion in analytical approaches and assessing significance under CEQA. Although it is imperative to ground significance determinations in factual and scientific data, where possible, policy judgments are unavoidable in drawing the line between significant and insignificant impacts.

In order to make use of this document, there are three general guidelines:

1. Estimate GHG emissions associated with construction and operation of proposed projects. This includes both direct and reasonably foreseeable indirect GHG emissions from operations. Detailed instructions for GHG analysis and reporting are included in the County’s “Report Format and Content Requirements,” under separate cover.

2. Do not include “life cycle” emissions embodied in manufactured materials. Construction materials (primary manufacturing and transport) or other materials used in projects are intended to meet general market demand, regardless of whether any particular project proceeds.

3. GHG emissions from permitted stationary sources are estimated separately from a project or plan’s operational emissions. The County has provided a different set of guidance for determining significance for stationary sources.

The focus of the implementing thresholds in this document is on net new emissions. The continued operation of existing facilities, buildings, neighborhoods, communities, and cities would not typically represent “projects” subject to review under CEQA. The approach summarized in this document acknowledges that existing development is responsible for some share of GHG emission reductions needed to achieve AB 32

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34 CEQA Guidelines Section 15064.7.
35 CEQA Guidelines Section 15064(b)
36 In order to clarify whether life cycle emissions should be a part of CEQA analyses, 2010 amendments to the CEQA Guidelines removed the term “lifecycle,” since “the term could refer to emissions beyond those that could be considered indirect effects of a project as that term is defined in section 15358 of the State CEQA Guidelines.” California Natural Resources Agency, 2009 (December). Final Statement of Reasons for Regulatory Action. Amendments to the State CEQA Guidelines Addressing Analysis and Mitigation of Greenhouse Gas Emissions Pursuant to SB97.
37 Emissions from existing development in San Diego County are also factored into the analysis that was used to develop the significance guidelines contained herein.
Guidelines for Determining Significance

Climate Change

Measures to reduce GHG emissions in existing development (as well as new development) are often considered as a part of local GHG reduction plans (also called climate action plans). The County has also developed measures to reduce emissions from existing development as a part of the CAP. So, while the application of the implementing thresholds included herein would be to new projects, the County is pursuing reductions from existing development, as well.

Net increases in GHG emissions relative to the existing baseline include only those emissions attributable to the project and take into account emissions displaced by the project, as well as verifiable emission offsets incorporated into the project design or mitigation (see Section 5.0 for more detail on mitigation strategies). Depending on the nature and purpose of a project, the net emissions increase could be positive, neutral, or negative. Certain infrastructure projects, for example, might have no net additional operational emissions if they simply reconstruct or remodel existing facilities without expanding capacity. Some projects may provide for more efficient operations compared to existing conditions and could actually reduce operational GHG emissions. Exhibit 1 provides a step-by-step guide to the Guidelines for Determining Significance.

**Step 1. Review and Apply Exemptions**

This Significance Guidelines document does not limit the County’s use of tiering or statutory, categorical, general rule, or disapproved project exemptions. Project applicants should first coordinate with the County to determine whether the proposed project is subject to CEQA. If a project does not require CEQA analysis and documentation, then it would also not require the use of these Guidelines for Determining Significance. The County will also consider whether the project has been analyzed as a part of a prior environmental impact report (EIR), consistent with CEQA Guidelines Section 15183. Exemptions for “transit priority projects” that are consistent with the applicable Sustainable Communities Strategy or Alternative Planning Strategy, as described in Public Resources Code Section 21155, could apply to certain proposals. If a proposed project is determined to be exempt from CEQA review for any reason, the Significance Guidelines would not apply.

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38 GHG emissions reductions to existing developed areas can occur through revisions to codes and standards. This could occur through investments in non-automobile transportation facility improvements that increase non-automobile mode shares, as well as transportation facility investments that would have the effect of reducing trip lengths in existing developed areas. This could occur through infill and reinvestment, as well as federal and state actions related to emissions standards, renewable energy generation, and other regulations over activities beyond local authority, but that would effectively apply to both existing and new development. Improvements in the efficiency of existing development could also occur through actions described in climate action plans (also known as greenhouse gas reductions plans). Such actions could include requirements for new development, as well as prescriptive, incentive-based, or strictly voluntary measures to reduce emissions from on-the-ground existing land uses.

39 Streamlining for residential or mixed-use residential projects consistent with a sustainable communities strategy or alternative planning strategy may also be available for certain proposals, using guidance in Public Resources Code Section 21159.28.
Exhibit 1 – Steps in Applying Guidelines for Determining Significance

1. Review Any Applicable Exemptions
   - Exemption Applies

2. Review Screening Criteria
   - Screening Criteria Applies

3. Apply Relevant CAP Measures

4. Select Appropriate Implementing Threshold

5. Implement Thresholds Guidance

6. Implement Report Format & Content Requirements

7. Assess Significance and Incorporate All Feasible Mitigation, If Required, then Assess Residual Significance

   - Prepare Appropriate CEQA Documents and Findings
This Guidelines for Determining Significance document does not limit the County's administration of CEQA requirements or streamlining, as described in Section 15152 (Tiering), Section 15162 (Subsequent EIRs and Negative Declarations), Section 15163 (Supplement to an EIR), Section 15164 (Addendum to an EIR or Negative Declaration), Section 15168 (Program EIR), Section 15175 (Master EIR), Section 15179.5 (Focused EIRs and Small Projects), or similar provisions of CEQA and the CEQA Guidelines.

**Step 2. Apply Screening Criteria**

If the project is determined to be subject to CEQA review, the next step is to compare the project to a list of screening criteria.

The County developed screening criteria for a range of project types and sizes to identify smaller projects that would have less-than-cumulatively considerable GHG emissions effects (Table 3). If a proposed project is the same type and equal to, or smaller than the project size listed, it is presumed that the construction and operational GHG emissions for that project would not exceed 2,500 MT CO$_2$e per year, and there would be a less-than-cumulatively considerable impact. This assumes that the project does not involve unusually extensive construction and does not involve operational characteristics that would generate unusually high GHG emissions. For example, the County’s screening approach is not designed to address projects with high global warming potential emissions. If a project does involve unusually extensive construction and operational characteristics the project shall select the appropriate implementing threshold and follow the guidance provided herein.

The screening criteria were developed using conservative assumptions so that the County can ensure projects of the types and sizes listed would, in fact, produce GHG emissions of less than 2,500 MT CO$_2$e per year. In this case, the term, “conservative,” means that the assumptions used to develop the screening criteria are based on emissions estimates that may be somewhat higher than actual GHG emissions for projects of the types and sizes listed. For example, the single-family housing screening criteria is 86 dwelling units. If, however, the site in question is close to public transit, within walking distance of parkland and a school, within an easy bike ride of commercial retail and services, and has good quality pedestrian and bicycle facilities, it is possible that a 90- or 100-unit project in such a location could have GHG emissions of less than 2,500 MT CO$_2$e per year. Conservative assumptions were employed in this analysis, in part, to account for GHG emissions reductions needed beyond 2020.

It is not possible within a list of screening criteria to account for all the potential project location and design features that would increase or decrease GHG emissions. The objective is to ease administrative burden for small projects, while ensuring that projects that are screened out actually would have GHG emissions that are lower than the County’s Bright Line Threshold (see Section 4.3.2 for more detail).
### Table 3 – Screening Criteria

<table>
<thead>
<tr>
<th>Project / Plan Type</th>
<th>Screening Threshold</th>
</tr>
</thead>
<tbody>
<tr>
<td>Single-Family Housing</td>
<td>86 dwelling units</td>
</tr>
<tr>
<td>Low-Rise Apartment Housing</td>
<td>121 dwelling units</td>
</tr>
<tr>
<td>Mid-Rise Apartment Housing</td>
<td>136 dwelling units</td>
</tr>
<tr>
<td>High-Rise Apartment Housing</td>
<td>144 dwelling units</td>
</tr>
<tr>
<td>Condominium or Townhouse Housing</td>
<td>120 dwelling units</td>
</tr>
<tr>
<td>Congregate Care (Assisted Living) Facility</td>
<td>239 dwelling units</td>
</tr>
<tr>
<td>Elementary or Middle School</td>
<td>91,000 square feet</td>
</tr>
<tr>
<td>High School</td>
<td>103,000 square feet</td>
</tr>
<tr>
<td>University/College (four years)</td>
<td>336 students</td>
</tr>
<tr>
<td>Library</td>
<td>81,000 square feet</td>
</tr>
<tr>
<td>Restaurant</td>
<td>12,000 square feet</td>
</tr>
<tr>
<td>Hotel</td>
<td>106 rooms</td>
</tr>
<tr>
<td>Free-Standing Retail Store</td>
<td>31,000 square feet</td>
</tr>
<tr>
<td>Shopping Center</td>
<td>33,000 square feet</td>
</tr>
<tr>
<td>Convenience Market (24 hour)</td>
<td>2,000 square feet</td>
</tr>
<tr>
<td>Office Building</td>
<td>61,000 square feet</td>
</tr>
<tr>
<td>Office Park</td>
<td>56,000 square feet</td>
</tr>
<tr>
<td>Hospital</td>
<td>47,000 square feet</td>
</tr>
<tr>
<td>Warehouse</td>
<td>141,000 square feet</td>
</tr>
<tr>
<td>Light Industrial Facility</td>
<td>74,000 square feet</td>
</tr>
</tbody>
</table>

Notes: Land use types outlined in the table above are intended to correlate with those presented in the Institute of Transportation Engineers’ Trip Generation Manual (8th Edition). Proposed project land use types will be compared with the land use types included in the screening table above to determine applicability. Low-rise apartments have one or two stories, such as garden apartments. Mid-rise apartments have between 3 and 10 stories. High-rise apartments are normally rental units in buildings with more than 10 stories. A shopping center includes a group of commercial establishments that is developed as a unit. A free-standing retail store (also known as "free-standing discount store") is a freestanding store with off-street parking that offers a wide range of customer services and would typically be open 7 days per week with relatively long hours. Office parks are normally in a suburban context and contain office buildings and support services arranged in a campus-type setting, whereas an office building would accommodate multiple tenants in a single structure. Light industrial facilities would typically involve assembly of processed or partially processed materials into products and would have an energy demand that is not substantially higher than office buildings of the same size and scale. Light industrial facilities would not typically generate dust, other air pollutants, light, or noise that is perceptible beyond the boundary of the subject property.
The screening criteria can be used for multi-use projects, as well. For each use, determine the ratio of the screening threshold. For example, a project that proposes 43 single-family dwelling units would represent 50% of the Single-Family Housing screening level. Then, add the calculated ratios for each individual land use. An example project proposes 43 single-family dwelling units (50% of the threshold), 36 low-rise apartment units (29% of the threshold), and 6,000 square feet in a retail store (19% of the threshold). Adding the ratios of the screening thresholds together yields a total of 0.991. If the sum of the ratios is less than 1.0, the GHG emissions for that project would not exceed 2,500 MT CO\textsubscript{2}e per year, and there would be a less-than-cumulatively considerable impact.

**Construction Screening Criteria**

The County has also developed screening criteria for projects that would only increase GHG emissions during the construction phases. This would include projects to improve existing facilities, without increasing the operational capacity of such facilities. This screening approach does not apply to new roads or new pipelines that the County determines could induce growth. As noted elsewhere, the criteria presented here do not in any way limit the County’s ability to apply CEQA streamlining techniques, such as CEQA exemptions. For example, the Class I statutory exemption for existing facilities and the Class 2 exemption for replacement or reconstruction of facilities would still apply and, if used, the screening criteria would not be required. The screening criteria only apply to projects with typical construction techniques and schedules, and would not apply to projects that have characteristics that would produce unusually high GHG emissions from equipment use or other sources. If a project has significant earthmoving activities (greater than 20 acres per day), involves substantial demolition, or has additional haul trips associated with construction activities, the screening criteria would not apply. Applicants shall consult with County staff to determine if project construction activities are consistent with the underlying assumptions used in development of the screening criteria.

As with the above screening criteria, the construction screening criteria was developed to ensure that projects of the types and sizes listed would, in fact, produce GHG emissions of less than 2,500 MT CO\textsubscript{2}e per year. Projects of the types listed below would generally have less-than-cumulatively considerable impacts:

- Grading and clearing of land involving no more than 1,285 acres of land per year with no soil hauling, and no other aspect of construction or site preparation.

- Grading and clearing of land involving no more than 100 acres per year, assuming up to 3,100 cubic yards per day of soil hauling.

- Based on an average truck size of 20 cubic yards and an average hauling distance of 30 miles round trip, a project that would haul less than 3,300 cubic
yards per day, not including emissions from any other activities, including off-road construction equipment.

- San Diego County Department of Public Works roadway resurfacing or asphalt concrete overlay project involving less than 32 linear miles, 133 construction days, and 120 acres of land area disturbed.\(^{40}\)

- New pipeline or non-vehicular trail or pathway of no more than 11 miles that would disturb no more than 81 acres of land assuming no more than 3,100 cubic yards per day of soil hauling.

- Construction project that would use a total horsepower in all equipment of no more than 1,984 per day, not including any soil hauling; or a construction project that includes up to 3,100 cubic yards of soil hauling per day and has a total equipment horsepower of no more than 742 per day. These daily horsepower limits are based on a project that would take approximately one year and would involve 262 working days in this year. Projects with a shorter duration may increase these horsepower limits proportionally.

**Step 3. Apply Relevant Climate Action Plan Measures**

If the project complies with the Bright Line screening criteria, at least one CAP measure shall be incorporated. Impacts would be considered less than cumulatively considerable. Please refer to the “County of San Diego CAP Compliance Checklist for Greenhouse Gas Analysis,” which clearly illustrates how to comply with the CAP.

If the project is of a type or size that does not comply with the screening criteria, the project should incorporate all applicable CAP measures and estimate emissions relative to one of the quantified implementing thresholds: Efficiency Threshold; Bright Line Threshold; Stationary Source Threshold; or Performance Threshold. The project requires a technical analysis to demonstrate that the project’s design features, along with relevant CAP measure/s and, if necessary, additional feasible mitigation measures, are incorporated that would allow the project to be below the Efficiency Threshold; Bright Line Threshold; Stationary Source Threshold; or Performance Threshold.

**Step 4. Consider Project Type and Select Appropriate Implementing Threshold**

The next step is to identify which implementing significance threshold to use for GHG analysis (Table 4). The County has provided implementing thresholds that are specifically designed to assess the significance of different types of projects. The appropriate implementing threshold/s must be used, as intended, for the project type. The type-specific implementing thresholds (4.3.1 through 4.3.4) provide definitive guidance on assessing significance under the framework provided by the County’s

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\(^{40}\) This screening approach is based on a specific mix of equipment and construction schedule provided by the San Diego County Department of Public Works. For projects with a different equipment mix or schedule, this screen would not apply. Please see the Appendix for more detail.
Table 4 – Implementing Threshold by Project Type

<table>
<thead>
<tr>
<th>Project Type</th>
<th>Implementing Threshold/s</th>
<th>Notes</th>
</tr>
</thead>
<tbody>
<tr>
<td>Residential; retail; commercial service; private and government offices;</td>
<td>4.3.1 Efficiency Threshold, or</td>
<td>Land use development projects can use the Efficiency, Bright Line, or Performance Threshold to assess significance.</td>
</tr>
<tr>
<td>warehouse and light industrial; lodging; public/quasi-public projects,</td>
<td>4.3.2 Bright Line Threshold, or</td>
<td></td>
</tr>
<tr>
<td>including schools, libraries, clinics and hospitals, parks; and projects or</td>
<td>4.3.4 Performance Threshold</td>
<td></td>
</tr>
<tr>
<td>plans proposing a mix of these or similar uses.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Stationary sources, such as cogeneration facilities, boilers, flares,</td>
<td>4.3.3 Stationary Source Threshold</td>
<td>Projects that propose stationary sources use the Stationary Source Threshold. Projects that involve both area/mobile sources AND</td>
</tr>
<tr>
<td>heaters, refineries, and other types of facilities, including stationary</td>
<td></td>
<td>stationary sources would use the Stationary Source Threshold to evaluate the stationary sources AND either the Efficiency Threshold,</td>
</tr>
<tr>
<td>sources that are a part of a project or plan with other sources of GHG</td>
<td></td>
<td>Bright Line Threshold, or Performance Threshold to evaluate other emissions sources (area, mobile).</td>
</tr>
<tr>
<td>emissions.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Mining, agriculture, forestry, landfill, airport, water and wastewater</td>
<td>4.3.2 Bright Line, Threshold or</td>
<td>Other project types that are not typically considered “land use development” projects have the option of using the Bright Line</td>
</tr>
<tr>
<td>treatment, roadway, and other infrastructure projects.</td>
<td>4.3.3 Stationary Source Threshold or</td>
<td>Threshold or the Performance Threshold. The Stationary Source Threshold shall be used for those portions of projects that involve</td>
</tr>
<tr>
<td></td>
<td>4.3.4 Performance Threshold</td>
<td>stationary source emissions.</td>
</tr>
</tbody>
</table>
As shown in Table 4, projects with different emissions sources need to use different thresholds. For example, projects that involve both area/mobile and stationary sources would use the Stationary Source Threshold to evaluate the stationary sources and either the Efficiency Threshold, Bright Line Threshold, or Performance Threshold to evaluate the area and mobile sources.

**Step 5. Implement the Significance Thresholds (4.3.1 through 4.3.4)**

The County has provided detailed guidance for the use of each implementing significance threshold. This guidance ensures consistent analysis and consistency of significance determinations. The guidance also ensures that the type-specific implementing thresholds (4.3.1 through 4.3.4) accurately assess whether projects contribute their fair share of GHG emissions reductions necessary to meet the AB 32 legislative mandate.

**Step 6. Implement the Report Format and Content Requirements**

The County has prepared detailed guidance for GHG analysis reports. The County’s “Report Format and Content Requirements” document provides instructions for analyzing and reporting GHG emissions for projects and plans. This includes quantification (wherever feasible) of GHG emissions attributable to the subject project or plan. Once GHG emissions estimates are available, they can be compared against the appropriate implementing threshold.

**Step 7. Assess Significance and Incorporate Feasible Mitigation, if Required**

If impacts would be cumulatively considerable, according to the appropriate implementing threshold, feasible mitigation shall be incorporated (see Section 5.0 for detailed mitigation guidance). The emissions reduction benefit of mitigation must be quantified in a technical report, where feasible. Feasible mitigation is required to reduce total project emissions or project emissions per service population below the relevant type-specific implementing threshold level.

To estimate the effectiveness of mitigation, the County recommends using guidance in the California Air Pollution Control Officers Association document, “Quantifying Greenhouse Gas Mitigation Measures.” The acceptable tools to estimate the emissions with project mitigation include the Urban Emissions Model (URBEMIS), the California Emissions Estimator Model (CaEEMod), and spatially sensitive models, such as INDEX, I-PLACE³S, Sustainable Systems Integrated Model (SSIM), and others. Additional guidance on estimating mitigation effectiveness is provided in the County’s “Report Format and Content Requirements” document.

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If the effectiveness of mitigation cannot be quantified, specific performance targets may be established for mitigation measures to guide outcomes, as appropriate. Once all feasible mitigation is identified, the residual significance is assessed and reported.

In addition to any required mitigation, there may be other federal, state, regional, or local standards or requirements that may apply to projects and may reduce potential GHG emissions. This guidance document does not supersede or supplant any such requirements.

4.3 Thresholds for Determining Significance

The County’s CAP provides the overall framework for assessing significance. The County’s General Plan EIR identifies potentially significant effects related to GHG emissions, which are addressed by numerous General Plan policies and mitigation measures. The centerpiece of the County’s efforts to avoid cumulative GHG emissions impacts associated with implementation of the General Plan is preparation of the CAP. The CAP demonstrates a range of feasible reduction measures that can be implemented to achieve an overall reduction target that is supportive of the state-mandated reduction target embodied in AB 32. Type-specific implementing thresholds (4.3.1 through 4.3.4) are provided in order to allow projects to clearly demonstrate compliance with the CAP and identify the significance of cumulative contributions to GHG emissions effects.

The overarching threshold, as embodied in the County’s CAP is:

A proposed project would have a cumulatively considerable contribution to climate change impacts if it would generate greenhouse gas emissions, either directly or indirectly, that may have a significant impact on the environment or would conflict with an applicable plan, policy, or regulation that was adopted for the purpose of reducing the emissions of greenhouse gases.\(^{42}\)

CEQA analysis for projects in San Diego County can take advantage of tiering and streamlining provisions related to climate action plans described in Section 15183.5 of the CEQA Guidelines.\(^{43}\) The County’s General Plan and EIR anticipated preparation of a CAP, which has since been prepared. If a project is consistent with an adopted plan adopted to reduce GHG emissions, lead agencies may tier from and/or incorporate by reference that existing programmatic review.\(^{44}\) Based on consistency with relevant

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42 This text is similar to that used in the CEQA Guidelines Appendix G to address Greenhouse Gas Emissions.
43 See also CEQA Guidelines Section 15130(d).
44 In addition to tiering/streamlining from a climate action plan, analysis of GHG emissions impacts, along with other impacts, can implement various other tiering and analysis streamlining techniques allowed under CEQA. For example, project-level CEQA documents can rely on a program EIR that addressed GHG emissions, as specified in CEQA Guidelines Section 15152. Also relevant for use would be the provisions for program EIRs; master EIRs; EIRs for Specific Plans; and EIRs for zoning, community plans, and general plans; and focused EIRs for small projects. Please refer to CEQA Guidelines Sections 15162, 15168, 15175-17179.5, 15182, and 15183 for more details. The County will continue to apply CEQA exemptions and tiering, as appropriate, in the context of new projects. Lead agencies have additional streamlining that is available for certain residential and
requirements of a GHG reduction plan, a lead agency may determine that a project's incremental contribution to climate change impacts is not cumulatively considerable. However, as noted in CEQA Guidelines Section 15064(h)(3), if “there is substantial evidence that the possible effects of a particular project are still cumulatively considerable notwithstanding that the project complies with the specified plan... an EIR must be prepared...”

If lead agencies intend to rely on GHG reduction plans in the manner contemplated by CEQA Guidelines Section 15183.5, there are specific components to include in such plans:

1. Quantified estimates of GHG emissions within a defined geographic area and over a specified period of time, and, where appropriate, estimates of population and employment;

2. Emissions reduction target or GHG efficiency target that is consistent with, and supportive of the legislative mandate embodied in AB 32;

3. Reduction measures, performance standards, incentives, and/or verifiable offsets that would collectively achieve the specified emissions reduction target or GHG efficiency target and could apply to both existing and new development; and

4. Provision to monitor implementation of each measure and progress of the GHG reduction plan in meeting the specified target, including a mechanism to consider changes to the plan, as necessary, to ensure progress toward the specified target.

GHG reduction plans are subject to CEQA review, public noticing, and public comment requirements. Methodologies and assumptions used in developing the GHG reduction plan should be documented and presented as a part of the public review process. The County has incorporated each of the above components in development of the CAP.

4.3.1 Efficiency Threshold

A proposed plan or project would have a cumulatively considerable contribution to climate change impacts if it would result in a net increase of construction and operational greenhouse gas emissions, either directly or indirectly, at a level exceeding 4.32 metric tons of CO$_2$e per year, per service population.

This guidance for determining significance represents the rate of emissions needed to achieve a fair share of the state’s emissions mandate embodied in AB 32. The use of “fair share” in this instance indicates the GHG efficiency level that, if applied statewide, mixed-use projects and transit priority projects that are included as a part of an adopted sustainable communities strategy (SCS) or alternative planning strategy, as described in CEQA Guidelines Section 15183.5(c). GHG emissions from cars and light duty trucks do not need to be analyzed in the environmental analysis for such projects.
would meet the AB 32 emissions target and support efforts to reduce emissions beyond 2020. The intent of AB 32 is to accommodate population and economic growth in California, but do so in a way that achieves a lower rate of GHG emissions. With a reduced rate of emissions per resident + employee, California can accommodate expected population growth and achieve economic development objectives, while also abiding by AB 32’s emissions target and supporting efforts to reduce emissions beyond 2020.

The level of emissions in 1990 represents the goal of AB 32 (i.e., reduce 2020 emissions to 1990 levels). The County identified the land use related parts of the 1990 emissions inventory and separated these sources of emissions from other emissions sources for the purpose of analysis. The statewide inventory in 1990 for land use related emissions is approximately 264 MMT CO₂e. Using 1990 emissions levels and 2020 forecast population and employment, this equates to 4.32 CO₂e emissions per resident + employee (service population).

Focusing on per-unit rather than mass emissions levels is sometimes called “GHG efficiency.” For land development projects, the use of an efficiency approach that considers emissions per resident + employee correlates with the activities that are accommodated by development: population growth and additional employment opportunities. Development projects and plans do not create new population or employment (except temporary construction related employment), but rather accommodate population and employment growth. One of the benefits of the Efficiency Threshold is that, because it does not focus on mass emissions, it is not necessary to isolate new emissions sources from exiting emissions sources that are moved to the subject project site. The efficiency approach allows lead agencies to assess whether any given project or plan would accommodate population and employment growth in a way that is consistent with the emissions limit established under AB 32.

46 The AB 32 emissions limit applies to statewide emissions levels. Through implementation of ARB’s Scoping Plan, various emissions sources will be reduced to achieve the statewide target. Economic feasibility is an important aspect of AB 32. From the language of the legislation (Health and Safety Code Section 38501 (h): “It is the intent of the Legislature that the State Air Resources Board design emissions reduction measures to meet the statewide emissions limits for greenhouse gases established pursuant to this division in a manner that minimizes costs and maximizes benefits for California’s economy...” Overall, implementation of the Scoping Plan has been shown to include benefits related to overall economic production, gross state product, personal income, per-capita income, household cost savings, and business cost savings. However, these economic benefits and cost savings will not necessarily be evenly distributed. The legislation directs the State to implement AB 32 in a way that minimizes costs and maximizes benefits, but not in a way that necessarily distributes costs and benefits equally across the regions of the state. The Efficiency Threshold provides a straightforward approach for projects to demonstrate consistency with the AB 32 mandate, without adjustments for local conditions. Other Thresholds provide a more locally tailored approach. The Bright Line Threshold, for example, uses regional growth forecasts and the San Diego region’s emissions profile. The Climate Action Plan includes measures that would achieve a specific local unincorporated County emissions reduction. Through the Climate Action Plan, the County was able to balance between those measures that are more or less efficient, given the specific local context. With the various options outlined in the Thresholds document, the County has provided both approaches that are directly connected to the AB 32 emissions limit (Efficiency Threshold, Performance Threshold) and those that take into account local conditions (Bright Line Threshold).
“Service population” is a term used to express the total population plus employment of proposed projects. Projects that accommodate only employment and no residences would estimate the level of employment accommodated at buildout and use this figure to represent the service population. Projects that would accommodate only residences would estimate the population accommodated by the project when fully occupied. The population and employment estimates should be consistent, where applicable, with SANDAG methods and assumptions, as well as any relevant density and intensity standards in a general plan, community plan, specific plan, or zoning. The Southern California Association of Governments conducted an extensive study of employment density, published in 2001, that may be helpful in estimating the service population of proposed projects. The State Department of Finance provides information related to household sizes that can be used to estimate residential populations of proposed projects. Household sizes differ depending on demographic characteristics, housing type and density, and location, among other factors. Locally appropriate assumptions should be used, whenever available, to estimate the buildout service population of proposed projects.

This threshold is not designed to be used for projects or portions of projects that propose agricultural, forestry, or mining uses, manufacturing uses where the GHG emissions profile is largely a result of industrial processing, or permitted stationary sources of GHG emissions. This threshold is designed to be used to evaluate the operational emissions for projects and plans that include residential, commercial, civic, light industrial development, or a mix of these uses. Analysis of mixed-use projects and plans will include GHG estimates for all land uses proposed – both residential and non-residential. For mixed-use projects or plans, full analysis of all proposed land uses – those that provide for a residential population and those that would provide employment – will balance with the “denominator” of the efficiency ratio, which includes population + employment.

To ensure that the Efficiency Threshold provides an accurate assessment tool, it is important to carefully consider the relationship between land uses proposed within a project, as well as the variety of land uses in the area surrounding the proposed project. Accurate GHG assessment techniques are needed to ensure that the GHG efficiency of mixed use and other project types is not understated or overstated. For example, if a retail project is proposed for a residential area that does not have any existing retail, this project could help to shorten existing trips or increase the mode shares for walking and bicycling, which would promote GHG efficiency. If a mixed-use residential and retail project was proposed instead, this may not achieve the same benefit in terms of GHG efficiency as a retail-only project located in a housing-rich location. Therefore, proper application of the GHG efficiency metric per service population would not create any

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48 Correctional facilities can count inmates as residents since inmates are included as a part of the statewide population estimates used to derive the Efficiency Threshold. Schools cannot count students as residents in the service population unless the students actually do reside at the school. Hospitals cannot count inpatients as residents as a part of the service population for the purposes of determining compliance with the Efficiency Threshold.
undue “reward” for mixed-use projects. The GHG emissions for both the residential and non-residential components of mixed-use projects are included in the GHG emissions estimate, in balance with the inclusion of both population and employment in the “denominator” of the efficiency ratio. Proper use of the Efficiency Threshold reveals the benefits of projects that enhance land use diversity of the type that would be needed to provide a more “complete” community, with the requisite services. Proper use of the Efficiency Threshold will demonstrate the GHG efficiency benefits of projects that are located and designed to provide opportunities to reduce the rate of growth in vehicular travel demand, including the project’s location, design, land use context, and other important factors.49

Net GHG emissions attributable to a proposed project or plan should be estimated using a cumulative scenario.50 Use of the term “net emissions” in this context connotes a flexible approach that would consider both on-site and off-site emissions reduction strategies. If offset or credit programs are used, it is important to ensure consistency of metrics used in the offset or credit program and the metrics used in the thresholds presented in this document (CO$_2$e rather than CO$_2$, annual emissions over the life of the proposed project rather than total emissions or emissions at a single point in time, etc.). The emissions estimate should focus on net new emissions attributable to project or plan operations. If there are existing legal sources of GHG emissions on the subject site at the time of analysis and the project proposes to remove these emissions, they can be “netted out” of the final GHG emissions estimate.

VMT used in deriving GHG estimates for comparison against the Efficiency Threshold should account for the relationships between project land uses and surrounding land uses, as well as the transportation network. The VMT used in estimating GHG emissions should represent the difference between: (1) cumulative areawide VMT without the project and (2) cumulative areawide VMT with the project. VMT estimates should reflect aspects of the project’s location, density, design, access to non-automobile transportation facilities, travel behavior of inhabitants, and other relevant

49 If the same percentage GHG reduction were required of transit-oriented, infill, and/or compact development as dispersed, lower-density, automobile-dependent development, this could have the unintended consequence of discouraging the former and encouraging more of the latter. This same conceptual observation was observed by the California Energy Commission in considering the mitigation responsibility of new, efficient power plants vis-à-vis existing, less efficient and more polluting plants. See California Energy Commission. 2009 (March). Committee Guidance on Fulfilling California Environmental Quality Act Responsibilities for Greenhouse Gas Impacts in Power Plant Siting Applications.

50 Net emissions would consider plans and projects that reduce emissions through selection of a project site, adding land use diversity, GHG-efficient design, and other on-site strategies, as well as taking actions off-site. Net emissions represent the total after cumulative emissions are calculated, along with any verifiable, additional sequestration or other GHG-reducing components of a project are included. Carbon offset programs are designed to achieve a net emissions objective by allowing additional emissions but also requiring purchase of offsetting credits. Funds from these credits could be used for a variety of projects, such as planting trees (which absorb carbon dioxide), converting vehicle fleets to more efficient/less polluting technologies, funding for energy efficiency retrofits of existing buildings, renewable energy projects, and other activities. For a discussion of the potential for carbon offsets in the context of “indirect” GHG emissions and the California regulatory context, see Timothy P. Duane and Joanna D. Malaczynski, “Reducing Greenhouse Gas Emissions from Vehicle Miles Traveled: Integrating the California Environmental Quality Act with the California Global Warming Solutions Act,” Ecology Law Quarterly, Vol. 36:71.
characteristics that affect travel demand and mode choice.

There are many tools available today that are routinely used to derive more accurate measures of VMT than historically had been used for transportation and air quality analysis, including estimates that are sensitive to the surrounding land context, urban design elements, access to non-automobile travel options, density, demographics, and other important factors. This continues to be an active area of research, as well. VMT estimates and methods must be verifiable and approved by County staff. The guidance to estimate VMT by examining the difference between cumulative with project and cumulative without project conditions is for the purposes of assessing GHG emissions estimates only. Local guidance on estimating travel demand should be used, as appropriate, for the purpose of traffic impact assessment.

All applicable, adopted statewide measures that would be implemented by 2020 can be included when estimating GHG emissions under the Efficiency Threshold. Applicants shall coordinate with the County prior to conducting the analysis to ensure that applicable statewide measures are included and to ensure that the emissions reductions levels from statewide measures are appropriate for the subject project. Please refer to the County’s "Report Format and Content Requirements," under separate cover, which provides additional detailed guidance.

Construction-related emissions must be analyzed and included as a part of the assessment of project effects relative to the Efficiency Threshold. Total construction-related emissions must be quantified and amortized over the lifetime of the proposed project to extrapolate an annual estimate of construction emissions. The average yearly emissions from amortized construction would be added to the operational emissions and evaluated against the Efficiency Threshold for assessing significance. The operational life of buildings will vary by building type and purpose. State Executive Order D-16-00 suggests that useful building lifetime is more than 25 years. A report commissioned for the Sustainable Building Task Force, a group of over 40 California state government agencies, estimates the life of a building to conservatively be 20 years. Average building life could change over time, with changes in building materials and construction techniques. At this time, the County recommends amortizing over a 20-year period to estimate annual emissions, when using the Efficiency Threshold, unless evidence is presented establishing a longer project life.

4.3.2 Bright Line Threshold

A proposed project would have a cumulatively considerable contribution to climate change impacts if it would result in a net increase of operational greenhouse gas emissions, either directly or indirectly, at a level exceeding 2,500 metric tons of CO₂e per year.

This guidance for determining significance was derived by estimating the mass emission reductions needed throughout the County from land use development projects to achieve the local fair share of the state's emissions mandate embodied in AB 32 and to support efforts to reduce emissions beyond 2020.
The County identified land use related emissions (residential, retail, service, office, and industry) in ARB’s revised 2020 “business as usual” scenario (311 MMT CO$_2$e per year). The County estimated the effect of statewide GHG emission reduction measures, ensuring that the most up-to-date and accurate estimates were used and that there is no double counting (approximately 39 MMT CO$_2$e per year in 2020). The County then estimated the remaining emissions reductions needed to get to 1990 levels for land use related emissions at the statewide level. This percentage “gap” for statewide emissions (approximately 3%) was then applied to total 2020 land use related emissions in San Diego County to yield a mass emissions reduction target that would be achieved through feasible mitigation. This level of regional mass emissions reductions needed is the “land use gap.”

Population and employment growth was translated into URBEMIS project types and sizes according to a frequency distribution based on a list of historic projects located throughout San Diego County. A sensitivity analysis was conducted using this database of URBEMIS projects to determine where to set the Bright Line Threshold so that feasible mitigation (for projects above the Bright Line) would meet or exceed the land use gap.

This threshold is designed to be used for projects or plans that include residential, commercial, civic, light industrial uses, or a mix of these uses. This threshold could also be used for projects or portions of projects that propose agricultural, forestry, or mining uses. This threshold cannot be used for permitted stationary sources of GHG emissions.

As with the Efficiency Threshold, GHG emissions attributable to a proposed project should be estimated using a cumulative scenario. Consistent with the guidance for the Efficiency Threshold, VMT used in deriving GHG emissions estimates must account for the relationships between project land uses and surrounding land uses and transportation facilities. VMT estimates should reflect aspects of the project’s location, design, access to non-automobile transportation facilities, travel behavior of inhabitants, and other relevant characteristics that affect travel demand and mode choice. The level of emissions for any given project depends on its location, design, and other project-specific characteristics. For example, a 100-unit apartment complex adjacent to light rail with frequent headways would have lower GHG emissions compared to the same apartment building that did not have access to transit. GHG analysis should take into account project- and plan-specific characteristics that pertain to the level of GHG emissions generation.

All applicable, adopted statewide measures that would be implemented by 2020 can be included when estimating GHG emissions under the Bright Line Threshold. Applicants shall coordinate with the County prior to conducting the analysis to ensure that applicable statewide measures are included and to ensure that the emissions reductions levels from statewide measures are appropriate for the subject project.

Construction-related emissions do not need to be separately analyzed and included as
a part of the assessment of projects against the Bright Line Threshold. Instead, construction emissions for San Diego County land use projects between present and 2020 were quantified and incorporated into the Bright Line Threshold. The Bright Line is set such that the land use gap and construction emissions are both addressed by feasible mitigation for projects above the Bright Line. In other words, the feasible mitigation that will be triggered by projects above the Bright Line will reduce GHG emissions at a level that is sufficient both to meet the land use gap and to make up for construction-related emissions.

4.3.3 Stationary Source Threshold

_A proposed project would have a cumulatively considerable contribution to climate change impacts if it would result in a net increase of greenhouse gas emissions, either directly or indirectly, at a level exceeding 10,000 metric tons of CO₂e per year._

This guidance for determining significance is intended to apply a significance level that would capture the vast majority of stationary source emissions. Based on information collected from the San Diego Air Pollution Control District (APCD) on permitted sources, the significance threshold established here would capture more than 90% of GHG emissions (91.3%).

A stationary source is one with an identified emission point or points, often associated with industrial processes. Stationary sources can include cogeneration facilities, boilers, flares, heaters, refineries, and other types of facilities. Single facilities can have many individual emission points. Many of these types of facilities would require a permit from APCD. The permit issued by APCD would normally include certain permit conditions. Facilities that are subject to APCD permits may be required to implement Best Available Control Technology (BACT) or Best Available Control Measures (BACM). BACT or BACM may include equipment or operational thresholds to reduce air pollutant emissions, including GHG emissions. The definition of BACT and BACM for the purposes of CEQA analysis should key to the meaning of “feasibility” for mitigation as provided in the CEQA Guidelines and relevant case law. Among BACM for stationary sources may be verifiable GHG emissions offsets or credits administered through a third party or registry. Please refer to Section 5.0, “Mitigation and Project Design Considerations,” for additional guidance.

For San Diego County, local stationary sources of emissions represent a relatively small portion of the total emissions profile. Local agencies are not normally responsible for permitting stationary source projects. Nonetheless, the County is interested in providing some clarity and guidance for a range of project types, including industrial/stationary source emissions. For projects that have a direct stationary source component in addition to other sources of emissions, the stationary source component must be analyzed separately using guidance provided in this section. Non-stationary sources of emissions must be analyzed using other type-specific implementing thresholds.
To support this document, the County collected data from APCD and analyzed the GHG emissions associated with permitted stationary source projects of different types and representing a range of industries. Data includes actual use of permitted sources, as opposed the theoretical level of use that may be allowed under the subject permit. Of the 925 permits where the permitted facility reported use, 11% have emissions levels above 900 MT CO\textsubscript{2}e/yr, 3% have emissions levels above 10,000 MT CO\textsubscript{2}e/yr, and 2% have emissions levels above 25,000 MT CO\textsubscript{2}e/yr.

Air districts in California have identified 10,000 MT CO\textsubscript{2}e/yr for permitted, stationary source emissions (industrial projects, for example) as a level below which the project would not be expected to substantially conflict with existing legislation adopted to reduce statewide GHG emissions and would therefore represent a less-than-cumulatively considerable contribution to the significant cumulative impact of global climate change. Use of this emissions level is explained and justified in documents developed by the Bay Area Air Quality Management District (BAAQMD), the South Coast Air Quality Management District (SCAQMD), and the San Luis Obispo County Air Pollution Control District (SLOAPCD).\textsuperscript{51,52,53,54} The use of the County’s Stationary Source Threshold provides consistency relative to thresholds adopted for use in other parts of the state. For most industrial operations, 25,000 MT CO\textsubscript{2} is the level at which the State of California requires mandatory reporting and verification of GHG emissions.

The County’s intent is to set the Stationary Source Threshold at a level that would require the vast majority of new development emission sources to analyze and quantify direct stationary source GHG emissions and incorporate feasible mitigation in order to reduce such emissions. The availability and effectiveness of mitigation is highly variable for stationary sources, just as the level of emissions associated with stationary sources is highly variable. For example, according to data provided by EPA, vapor recovery or control can reduce 90-95% of emissions for different types of storage tanks, while tuning and optimization of boilers can reduce 3-4% of emissions.\textsuperscript{55} What constitutes “feasible” mitigation for the purposes of CEQA would be subject to a case-by-case analysis. Feasible mitigation will likely change over time as new technologies, materials, and methods become available to address GHG emissions for stationary sources.

As noted, GHG emissions from stationary sources must be estimated separately from other operational sources of emissions in the comparison with the appropriate

\textsuperscript{52} California Air Pollution Control Officers Association (CAPCOA). 2008 (January). CEQA & Climate Change, Evaluating and Addressing Greenhouse Gas Emissions from Projects Subject to the California Environmental Quality Act.
\textsuperscript{53} SCAQMD directs that CEQA analysis of industrial projects should include construction emissions amortized over a 30-year time period when assessing impacts relative to the 10,000 MT CO\textsubscript{2}e/yr threshold.
\textsuperscript{54} San Luis Obispo County Air Pollution Control District (SLOAPCD). 2011 (December 8\textsuperscript{th}). Proposed Greenhouse Gas Thresholds and Supporting Evidence.
implementing threshold. For projects that would include a stationary source of emissions, the guidance in this section must be used for assessing significance. Project analysis must also include analysis of construction emissions and operational emissions associated with mobile sources, electricity use, water delivery, and other non-stationary sources associated with the facility.

If the stationary source emissions estimate would exceed the significance criteria, BACT or BACM shall be used to reduce emissions. If the GHG emissions level still exceeds the significance level, verifiable offsets can be used, where feasible, to reduce GHG emissions impacts below the significance level.\(^56\)

It may not be feasible for projects of a certain scale to mitigate GHG emissions levels to a less-than-cumulatively considerable level. This determination must be made by the lead agency on a case-by-case basis according to CEQA statutory guidance, the CEQA Guidelines, and relevant case law.

Stationary source evaluations should occur within the context of regulations intended to implement AB 32. It is anticipated at this time that future state regulations will address stationary sources of GHG emissions. CEQA analysis by lead agencies of these types of projects should account for the evolving regulatory setting in conducting this type of analysis.

### 4.3.4 Performance Threshold

A proposed project would have a cumulatively considerable contribution to climate change impacts if it would result in a net increase of construction and operational greenhouse gas emissions, either directly or indirectly, and if the project would incorporate mitigation that achieves less than a 16-percent total reduction compared to unmitigated emissions.

Unmitigated GHG emissions attributable to the project at full buildout in 2020 would be compared to GHG emissions with mitigation. Unmitigated GHG emissions represent the proposed project as described in the application, in compliance with any applicable standards and regulations. If, compared to the unmitigated project, proposed mitigation would reduce GHG emissions by at least 16%, this level of mitigation would represent a fair share of what is necessary statewide to achieve AB 32 targets. This is because the 2020 “business as usual” (no action is taken) scenario would need to be reduced by 15.75% to get to 1990 levels, according to analysis provided by ARB.\(^57\) A project that

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\(^56\) Offsets, or emissions credits, are a technique to achieve a net emission reduction associated with a project through funding of GHG emission reducing activities off-site, such planting trees (which absorb carbon dioxide), converting vehicle fleets to more efficient/less polluting technologies, funding for energy efficiency retrofits of existing buildings, renewable energy projects, and other activities. Please refer to Section 5.0 of this document, which discusses mitigation techniques, including offsets.

provided mitigation of 16% would be reducing potential GHG emissions at the same rate as is needed throughout the state to achieve the AB 32 emissions reduction target. This level of mitigation would represent a fair share of what is needed throughout the state to achieve the AB 32 emissions reduction target and would be considered adequate to avoid a cumulatively considerable contribution to the significant cumulative impact of climate change.

Early coordination with the County is necessary for projects that contemplate use of this percentage mitigation approach to assessing significance. Impact analysis shall occur relative to the existing environmental baseline and consider whether project-related emissions are cumulatively considerable.

Overall, the County’s focus in developing this guidance document for assessing the significance of GHG emissions is focused on the most common project types that would need CEQA analysis. However, there are a range of other proposals and actions that could represent “projects” as defined by CEQA, but may require case-by-case assessment of significance. Mining projects, airport and wastewater treatment plant expansions, landfills, agricultural operations, road and other infrastructure replacement projects, along with other project types may not lend themselves to the application of the Efficiency Threshold or Bright Line Threshold. These project types may require an approach to gauging significance that is tailored to the project type, character, location, and size. The Performance Threshold provides a viable option for these types of projects.

There are several types of projects that could be initiated by the County Department of Public Works, other public agencies, or other private or nonprofit entities that could include GHG reduction during operations as a co-benefit. Examples may include:

- **Wastewater Treatment Plant Improvements.** Improvements to wastewater treatment facilities can reduce fugitive emissions of methane (CH₄) from wastewater and nitrous oxides (N₂O) from nitrification/denitrification processes. CH₄ and N₂O are both GHGs. Improvements to facilities can also improve the energy efficiency, resulting in lower indirect emissions from electricity generation.

- **Congestion Management.** Projects to alleviate congestion, reduce trip lengths, reduce idling, and otherwise address congestion could also reduce vehicular GHG emissions and improve overall efficiency of vehicular movement.

- **Habitat Restoration.** Restoring habitat can improve ecosystem function and can be designed to avoid the need for supplemental irrigation. Habitat restoration projects sometimes replace paved surfaces with trees, which would reduce GHG emissions compared to existing conditions.

- **Xeriscaping.** Landscaping projects that use low-water plans can reduce water demand and the energy associated with moving water and associated GHG emissions. Introducing landscaping can also increase carbon sequestration.
- **Flood Control, Bridges, and Other Infrastructure Improvements.** Improvements to infrastructure and facilities can help to reduce lifetime maintenance requirements and maintain efficiency of vehicular movement. Depending on the specifics of the project, these types of improvement projects could have GHG reduction benefits.

- **Construction of Bicycle and Pedestrian Facilities.** Projects that increase the convenience or otherwise promote bicycle and pedestrian travel would be expected to reduce vehicular travel and the associated VMT and GHG emissions.

The operation of projects that improve GHG efficiency of communities, such as a project to extend public transit or a project to reduce congestion and vehicle idling, would normally have less-than-cumulatively considerable effects. For many project types, however, the extent to which the project would enhance GHG efficiency of the community that it serves may not be as clear-cut. For some project types, the project would serve market demand that could be either focused or dispersed and dynamic, rather than demand generated within a static and identifiable community.

It is important in assessing impacts of non-land use projects to carefully consider what new emissions are attributable to the project. Depending on the nature and purpose of a project, the net emissions increase could be positive, neutral, or negative. For example, the State Department of General Services and State Department of Forestry and Fire Protection concluded that the relocation of the Ukiah Air Attack Base could provide for more efficient ground-based operations and therefore, reduced GHG emissions compared to baseline conditions.\(^\text{58}\) The City of Los Angeles found that, for the LAX Crossfield Taxiway Project, the changes analyzed under the EIR would reduce both natural gas and electricity related GHG emissions. \(^\text{59}\) For this same project, the EIR indicates that GHG emissions associated with aircraft operations would also decrease, due to a reduction in the amount of idling time. \(^\text{59}\) For a project that would involve rehabilitation of an existing roadway, there may be no change in the long-term operational GHG emissions, and rather, the analysis would focus on construction-related emissions. It is possible that an airport project could provide service to a greater number of people in closer proximity to their residences, reducing GHG emissions associated with reaching the airport compared to the baseline condition. An agricultural project could be intended to meet existing demand in closer proximity to the end market. Depending on the details of the existing baseline and the project characteristics, this type of project could have GHG reduction benefits compared to existing conditions. Just as with other aspects of the analysis report, evidence would be required to demonstrate that projects would provide a net GHG benefit.\(^\text{60}\)

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59 City of Los Angeles. 2008 (September) Draft Environmental Impact Report for Los Angeles International Airport (LAX) Crossfield Taxiway Project.

60 County staff should be consulted before such an approach is used.
Early coordination with the County is required for applicants that wish to use the Performance Threshold to ensure that mitigation levels toward the 16% target are appropriately estimated. Mitigation to achieve the 16% requirement cannot include a reduction in the project size or scale. Mitigation identified toward this 16% target cannot include the effects of the Pavley I clean car standard or the 20% Renewable Portfolio Standard because these programs are already included in the calculations that support the 16% mitigation requirement. Other statewide measures, however, can be included without risk of “double counting.” Renewable Portfolio Standards beyond 20% can be included toward the minimum 16% mitigation requirement. The Low Carbon Fuel Standard can be included as a part of the 16% mitigation requirement. Since some GHG emissions models build in different statewide measures, it is important to coordinate with County staff to ensure that the correct approach is being used to estimate the effects of mitigation, particularly since new statewide measures will be established over time and certain of these measures are likely to be included in updates to GHG emissions models.

Mitigation for land use and transportation reduction measures can be included for the Performance Threshold. In order to estimate the effect of such measures, applicants shall estimate VMT using County-approved trip rates for the subject land use and average trip lengths for the same land use specific to the area of the unincorporated County where the project is proposed. The County has developed estimates of trip lengths by land use for different parts of the unincorporated County to support the development of traffic impact fees. These estimates, or those deemed by the County to be more appropriate or more up to date must be used for the pre-mitigation scenario. VMT for the post-mitigation scenario is used to estimate the percentage mitigation that is appropriate for proposed land use and transportation reduction measures. This should be based on a transportation study that is relevant to the subject project and is subject to County staff approval.

5.0 MITIGATION AND PROJECT DESIGN CONSIDERATIONS

Projects that have cumulatively considerable (i.e. significant) impacts according to the Guidelines for Determining Significance shall include project design features and/or adopt mitigation to reduce or avoid impacts to below the cumulatively considerable level. The benefits of proposed mitigation should be quantified, wherever feasible. Refer to Section 4.2 under “Step 7” for examples of acceptable emission models that can be used to estimate mitigation benefits. Refer also to the County’s “Report Format and Content Requirements,” under separate cover, for additional detailed direction.

The County does not have a “standard” list of mitigation that would be required for projects with potentially significant GHG emissions impacts. The type, character, and level of mitigation will depend entirely on the project type, size, location, context, and

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61 Other significance threshold efforts have relied on 28-30% as the reduction from business as usual conditions in order to achieve the 2020 emissions limit. However, ARB revised the business as usual estimate downward recently.
other factors. The availability of mitigation measures changes over time, as well, with new technologies, building materials, building and design practices, and other changes.

Local policy, implementation programs, and standards can provide guidance for identifying feasible mitigation. However, if a project design or operational features is already required, this would be required as a part of the project description, rather than serving as mitigation.

Many local, regional, and state agencies have produced lists of feasible mitigation strategies that can be used to reduce GHG emissions. These lists of mitigation strategies can be consulted when developing feasible mitigation for projects within the County, including, but not limited to:


The above documents, in addition to lists of mitigation measures and design features maintained by other organizations cover a wide range of topics, including:

- **Land use, urban design, transportation measures.** Locating projects in higher-density, mixed-use areas with access to jobs, services, infrastructure, and transit can reduce GHG emissions. As noted previously, the level of GHG
emissions associated with a project will depend on its land use profile, as well as the relationship with surrounding land uses. The degree to which a project is able to reduce VMT and GHG emissions will depend on the existing and planned transportation network in and around the subject project site. Other options may include carpool programs; strategies to increase the operational efficiency of transportation systems; improvements to transit level of service, bicycle and pedestrian facilities; limiting parking; pricing strategies; and measures to limit idling. Increased transportation connectivity may help improve the mode share for non-automobile trips, but also can shorten vehicle trips (and thus reduce VMT and GHG emissions). There are many other potentially feasible land use, urban design, and transportation mitigation strategies and design features available to proposed projects that may be considered to reduce potentially significant impacts.

- **Shade and sequestration.** Urban forestry projects and tree-planting programs can help reduce the net increase in GHG emissions attributable to projects. In addition to the direct benefit associated with sequestration, planting trees or constructing other shade structures can reduce the need for air conditioning and associated energy demand and GHG emissions.

- **Energy conservation.** There are a wide variety of structural enhancements that can be used to increase the energy efficiency of structures beyond that required by current codes. More energy efficient equipment and vehicles or those that use zero carbon fuels can help to cut GHG emissions. Educational programs can help to make the operation of physical energy efficiency improvements more effective. Replacing traffic lights, street lights, and other lights with more energy efficient technologies and installation of renewable energy systems, including use of landfill gas, can help to reduce indirect emissions. Water and wastewater systems and other types of infrastructure can be built new or retrofitted to increase efficiency. Codes that require proper solar orientation, passive heat/cooling, insulation, and climate-appropriate landscaping and shade trees can reduce energy demand and therefore reduce indirect GHG emissions.

- **Solid waste.** Increasing recycling and greenwaste collection programs and otherwise reducing solid waste generation can help to cut GHG emissions. This could occur both during construction and demolition phases, as well as operational phases of projects. Collecting organic waste more frequently and implementing waste to energy (i.e. digestion and biogas production) projects can also have GHG reduction benefits.

- **Water conservation.** Water conservation measures can help to reduce GHG emissions since energy is used to move water, particularly for projects in southern California. This can include the use of landscaping that does not require much water, reuse of water, and other approaches for outdoor water use, as well as a range of physical improvements and education programs to decrease indoor use.
• **Construction.** Feasible mitigation could include strategies that would reduce GHG emissions from construction equipment, which may include, but is not limited to the use of alternative fuels and recycling or reuse of construction/demolition debris.\(^{62}\) Other examples include minimizing idling time of equipment, maintaining equipment in proper working condition, training on the proper use of equipment, and using the right equipment for the job. There could be a minor benefit for GHG reductions attributable to use of coatings with low volatile organic compound (VOC) content.\(^{63}\)

• **Carbon reduction credits (offsets).** After feasible on-site methods to reduce construction and operation emissions are incorporated, if effects would still be cumulatively considerable, the County may allow the use of verified carbon reduction credits (also known as offsets). The emission credit must be in addition to any GHG reduction otherwise required by law or regulation, and any GHG emission reduction that otherwise would occur.\(^{64}\) The required amount of credits shall be calculated on an annual basis for the lifetime of the proposed project to correlate with the implementing thresholds, which are presented on an annual basis. An enforcement mechanism of some type must be implemented so that the offset requirement is tracked through the planning, subdivision, and entire project approval process. Offset credits should be either issued by the California Air Resources Board (ARB) or shall comply with offset protocols maintained by ARB, once those protocols are established. Offsets used for mitigation should have a mechanism to monitor the effectiveness of offsets over time to ensure that they accurately account for the needed level of mitigation for the lifetime of the subject project. The use of offsets for mitigation must be approved by the County. The County may provide and periodically update a list of acceptable offset programs to guide applicants.

Some mitigation and design approaches that reduce GHG emissions are built into the location, design, and context of project, while other mitigation measures may require ongoing monitoring. In general, projects that exceed the screening criteria and implementing thresholds would be larger discretionary projects that would likely include ongoing permits or site plans. These projects would have ongoing GHG emissions mitigation enforced through permit conditions. In the event that the project is a subdivision or required only a one-time approval, enforcement of ongoing GHG emissions mitigation would require application of an additional permit or easement to ensure the mitigation is satisfied.

In addition to any required mitigation, there may be other federal, state, regional, or local standards or requirements that may apply to projects and may reduce potential

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\(^{62}\) Secondary effects related to other air pollutants or co-benefits should be identified if alternative fuel use is proposed as mitigation.


\(^{64}\) See CEQA Guidelines Section 15126.4 (c).
GHG emissions. This guidance document does not supersede or supplant any such requirements.

The above guidance is not necessarily exhaustive and is not prescriptive. Projects are encouraged to incorporate relevant measures from the County of San Diego CAP and, if necessary, identify measures tailored to address project-specific emissions sources.

6.0 MONITORING AND UPDATE MECHANISMS

This guidance document focuses on a 2020 timeline, consistent with the legislative mandate embodied in AB 32. Some projects and plans considered under the Guidelines for Determining Significance provided herein would build out after 2020, and while there is not a comprehensive regulatory or legislative framework for addressing GHG emissions beyond 2020, this guidance document and its updates will also support efforts to reduce emissions beyond 2020.

There are several factors that will require the County to revise the CEQA approach to analyzing and mitigating GHG emissions over time. There will be new assessment tools and new mitigation techniques. Revised and new legislation, incentive programs, and regulations will affect the implementation of CEQA, including, potentially, the need for revised approaches to assessing significance. Revisions to the statewide and regional GHG emissions inventory could affect certain aspects of this document.

Lead agencies that establish GHG emission reduction targets and reduction plans should monitor progress toward those targets over time and consider whether changes to their reduction plan are necessary. In order to achieve GHG emission-related policies in general plans or measures included in GHG reduction plans, it may be necessary to revise street standards, drainage requirements, zoning and development standards, and other implementing mechanisms related to local land use and development policy.

New statewide regulatory programs may be enacted that did not exist when the local agency adopted the reduction target. This is important since there can be an interaction between local GHG reduction measures and those implemented at the state level (for example a statewide program to reduce the GHG intensity of vehicle fuels would increase the reduction benefits of local programs to reduce vehicle miles traveled).

Therefore the County will provide for annual monitoring of the CAP and the reduction targets, considering the current environmental, technological, economic, and regulatory context.

It may become appropriate to revise certain of the guidance contained in this document in the context of future Sustainable Communities Strategy work, CEQA Guidelines updates and new precedent case law, new emission factors and modeling tools, new AB 32-related regulatory rollouts that create new statewide GHG reduction measures, and other changes. It is possible that programs for sequestration, offsets, and GHG emission credits could provide new opportunities for communities and businesses,
which could be taken into account in local GHG reduction plans. It is possible that new indirect source review programs may become enacted, which could address GHG emissions. It is anticipated that the state may release guidelines for climate action plans/GHG reduction plans, which could influence somewhat the guidance provided herein. The ARB could consider and adopt statewide GHG significance thresholds. It is possible that state regulations could supersede local air quality thresholds or rules.

The Bright Line Threshold is based, in part, on conservative assumptions regarding the effectiveness of feasible mitigation incorporated into new development projects in San Diego County. If the actual level of mitigation achieved by new development projects is substantially different from these assumptions, the County will need to revise the Bright Line Threshold. Similarly, the implementing thresholds outlined in this document are based on the framework established in the County’s CAP. If GHG emissions reductions achieved under the CAP are dramatically different than anticipated in this document, the County may need to revisit both the CAP and this Significance Guidelines document and consider appropriate revisions.

The County envisions that the guidance contained within this document and the County’s Guidelines for Determining Significance will be updated, as necessary, to be consistent with the County’s CAP.
7.0 REFERENCES


City of Los Angeles. 2008 (September) Draft Environmental Impact Report for Los Angeles International Airport (LAX) Crossfield Taxiway Project.


Sacramento Metropolitan Air Quality Management District. 2009 (December). Guide to Air Quality Assessment in Sacramento County.


San Diego County Greenhouse Gas Inventory: An Analysis of Regional Emissions and Strategies to Achieve AB 32 Targets and is available online at http://www.sandiego.edu/epic/ghginventory/.


Timothy P. Duane and Joanna D. Malaczynski, "Reducing Greenhouse Gas Emissions from Vehicle Miles Traveled: Integrating the California Environmental Quality Act with the


